

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

18 CITY OF LAUREL, MISSISSIPPI, on  
behalf of itself and all others similarly  
19 situated,

20 Plaintiff.

21 || v.

22 CINTAS CORPORATION NO. 2

23 || Defendant

Case No. 3:21-cv-00124-LRH-CLB

**ORDER GRANTING STIPULATION  
STAYING PROCEEDINGS PENDING  
POTENTIAL ALTERNATIVE DISPUTE  
RESOLUTION**

**(FIRST REQUEST)**

Pursuant to LR IA 6-1 and 6-2, Plaintiff CITY OF LAUREL, MISSISSIPPI (“Plaintiff”), and Defendant CINTAS CORPORATION NO. 2 (“Defendant”), by and through their counsel of record, hereby agree and stipulate as follows:

1           WHEREAS, on March 3, 2022, the Court issued its Order [ECF No. 53] denying the  
2 motion by Defendant Cintas Corporation No. 2 (“Cintas”) under 9 U.S.C. §3 to stay this action  
3 pending arbitration (the “Order”);

4           WHEREAS, on April 1, 2022 Cintas filed its Notice of Appeal [ECF 59] from the Order  
5 to the United States Court of Appeals for the Ninth Circuit pursuant to 9 U.S.C. §16(a)(1)(A);

6           WHEREAS, on March 6, 2023, the United States Court of Appeals for the Ninth Circuit  
7 affirmed this Court’s prior order and remanded the case;

8           WHEREAS, the parties have agreed to discuss the potential for alternative dispute  
9 resolution in this matter; and

10          WHEREAS the parties believe that a stay of this action for a period of ninety (90) days  
11 following entry of this Order will facilitate those discussions and is in the interest of judicial  
12 economy and conservation of resources;

13          NOW THEREFORE, THE PARTIES HEREBY STIPULATE TO AN ORDER OF THE  
14 COURT AS FOLLOWS:

15          1.       This action shall be stayed for a period of ninety (90) days from the date of this  
16 Order.

17          **IT IS SO STIPULATED.**

19          Dated this June 8, 2023.

20          21       DOTSON LAW

22          23       BY: /s/ Robert A. Dotson  
24       Robert A. Dotson (Nevada State Bar No.  
5285)  
25       RDotson@dotsonlaw.legal  
26       Justin C. Vance (Nevada State Bar No.  
11306)  
27       JVance@dotsonlaw.legal  
28       5355 Reno Corporate Dr., Ste 100  
Reno, Nevada 89511  
Tel: (775) 501-9400

21       WALLACE & MILLSAP

22          23       BY: /s/ F. McClure Wallace & Patrick R. Millsap  
F. McClure Wallace, Esq.  
Nevada Bar No.: 10264  
Patrick R. Millsap, Esq.  
Nevada Bar No.: 12043  
510 W Plumb Ln., Ste. A  
Reno, Nevada 89509  
(775) 683-9599  
mcclure@wallacemillsap.com  
patrick@wallacemillsap.com

1 MORRISON & FOERSTER LLP

2  
3 David J. Fioccola (*admitted pro hac vice*)  
DFioccola@mofo.com  
4 Jessica Kaufman (*admitted pro hac vice*)  
JKaufman@mofo.com  
5 250 West 55<sup>th</sup> Street  
New York, New York 10019  
Tel: (212) 468-8000  
Fax: (212) 468-7900

6  
7 *Counsel for Defendant*  
8 CINTAS CORPORATION NO. 2

9 BURNS CHAREST LLP

10 Warren Burns (*admitted pro hac vice*)  
900 Jackson Street, Suite 500  
11 Dallas, Texas 75202  
Telephone: (469) 904-4550  
Facsimile: (469) 444-5002  
wburns@burnscharest.com

12 Korey A. Nelson (*admitted pro hac vice*)  
Amanda Klevorn (*admitted pro hac vice*)  
Patrick D. Murphree (*admitted pro hac vice*)  
365 Canal Street, Suite 1170  
13 New Orleans, LA 70130  
Telephone: (504) 799-2845  
Facsimile: (504) 881-1765  
knelson@burnscharest.com  
aklevorn@burnscharest.com  
pmurphree@burnscharest.com

14  
15 *Counsel for Plaintiff City of Laurel, Mississippi*

16 IT IS SO ORDERED.

17 DATED this 8<sup>th</sup> day of June, 2023.



18 LARRY R. HICKS  
19 UNITED STATES DISTRICT JUDGE

20

21

22

23

24

25

26

27

28